

UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS

	, w	/ashington, D.C. 20231
SERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT	T ATTORNEY DOCKET NO.
		T STIONNET BOCKET NO.
	CAHILL	J-NSP-GASE
FLYNN THIEL BOUTELL & 2026 RAMBLING ROAD KALAMAZOO MI 49008	IM22/1124 TANIS	EXAMINER
		ART UNIT PAPER NUMBER
		8
		DATE MAILED:
Rolewin a communication from the	EVAMINED in about of this and	11/24/99
Below is a communication from the	EXAMINEH IN CHARGO OF THIS APP ATENTS AND TRADEMARKS	oncauon
COMMISSIONEN GI 77	ATEMIS AND TRADEMARKS	
	ADVISORY ACTION	
THE PERIOD FOR RESPONSE:		
a) is extended to run or o	continues to run 3 MeS	from the date of the final minute.
		te of this Advisory Action, whichever is later. In no
event however, will the statutory period for t	the response expire later than six m	conths from the date of the final rejection.
purposes of determining the period of exten	n , and the tee have been filed is the sion and the corresponding amount	i(a), the proposed response and the appropriate fee. e date of the response and also the date for the t of the fee. Any extension fee pursuant to 37 CFR riod for response or as set forth in b) above.
Appellant's Brief is due in accordance with 37 C	FR 1,192(a),	
Applicant's response to the final rejection, filed _ to place the application in condition for allowance	11/15/99 has been cons	idered with the following effect, but it is not deemed
1. The proposed amendments to the claim and	/or specification will not be entered	and the final rejection stands because:
a. There is no convincing showing under presented.	37 CFR 1.116(b) why the proposed	d amendment is necessary and was not earlier
b. They raise new issues that would requ	ire further consideration and/or sea	rch (See Note)
c. They raise the issue of new matter. (S		(400 (1010))
	•	y materially reducing or simplifying the issues for
e. They present additional claims withou	t cancelling a corresponding number	er of finally rejected claims.
NOTE: Newly presented clim Lagor is directly be combination of		ssues, suchas reinforcing layer 1: further, the claimed is a new issue.
Newly proposed or amended claims the non-allowable claims.	would be allowed if su	bmitted in a separately filed amendment cancelling
 Upon the filing an appeal, the proposed amer be as follows: 	ndment will be entered wil	not be entered and the status of the claims will
Claims allowed:		
Claims objected to:		
Claims rejected:		
. Applicant's response has overcome the t	following rejection(s):	
4. De The affidevit, exhibit or request for reconsider YEASCUS SET FORTH IN 1	ration has been considered but doe	
The affidavit or exhibit will not be considered in presented.	because applicant has not shown g	ood and sufficent reasons why it was not earlier
	nas not been approved by the exam	
Other	ias not been approved by the exam	OA CI

BLAINE COPENHEAVER PRIMARY EXAMINER